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Hon, James L. Robart

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## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE

LEONARD A. LEMMON, on behalf of himself and all others similarly situated,

Plaintiff.

ST.

STATUS REPORT, STIPULATION, AND PROCEEDINGS

**PROCEEDINGS** 

No. 2:17-cy-01464-JLR

EQUIFAX INFORMATION SERVICES

NOTE ON MOTION CALENDAR: September 27, 2019

Defendant.

Pursuant to the Court's Order dated April 23, 2019 (Dkt. 37), Plaintiff Leonard A. Lemmon, and Defendant Equifax Information Services LLC ("Equifax"), by counsel, hereby provide this notice regarding the status of the case.

As set forth in the parties' April 22, 2019 Status Report (Dkt. 36), the parties agreed to a nationwide settlement in *Thomas v. Equifax Info. Servs., LLC*, No. 3:18-cv-00684-MHL (E.D. Va.). The terms of the nationwide *Thomas* settlement embraced and resolved all class claims, including the class claims pled in this litigation. The preliminary approval order entered on May 14, 2019 by the *Thomas* Court prohibited the parties from commencing, pursuing, maintaining, enforcing or prosecuting, either directly or indirectly, any released

STATUS REPORT, STIPULATION, AND [PROPOSED] ORDER TO STAY PROCEEDINGS, 2:17-ev-01464-JLR - 1

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/s/Jeffrev M. Edelson

zmcentyre@kslaw.com

claim in any judicial, administrative, arbitral or other forum, against any of the released parties. *See Thomas*. Dkt. 40 at 6-7 (attached hereto as Exhibit A).

The Court in *Thomas* granted final approval of the nationwide settlement on September 13, 2019, which released the class claims in all pending class actions (including this one) regarding the reporting of public records information. Pursuant to the Stipulation and Agreement of Settlement in *Thomas*, no later than the effective date of the Settlement, or October 4, 2019, Plaintiff must dismiss with prejudice all class allegations asserted against Equifax in this case. Further, the parties respectfully request two weeks from that date to determine whether they can amicably resolve Plaintiff's remaining individual claims in this case. The parties propose that they will notify the Court by no later than October 18, 2019 as to whether they have reached a resolution of those remaining individual claims, or alternatively will propose a scheduling order to govern the remaining deadlines in the case. An endorsement ordering this further stay of deadlines appears at the bottom of this stipulation.

STIPULATED TO AND DATED this 27th day of September, 2019.

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` ,	

/s/Erika L. Nusser

FRANCIS & MAILMAN, P.C.

STATUS REPORT, STIPULATION, AND [PROPOSED] ORDER TO STAY PROCEEDINGS, 2:17-cv-01464-JLR - 2

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7	Attorneys for Plaintiff, Leonard A.
8	Attorneys for Defendant, Equifax Lemmon Information Services LLC
9	II. ORDER
10	IT IS SO ORDERED this 30 day of Soplenber , 2019.
11	
12	Jun Call
13	THE HONORABLE JAMES L. ROBART
14	Presented by:
15	
16	s/Jeffrey M. Edelson Jeffrey M. Edelson, WSB # 37361
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	STATUS REPORT, STIPULATION, AND [PROPOSED] ORDER TO STAY PROCEEDINGS, 2:17-cv-01464-JLR - 3  MARKOWITZ HERBOLD PC 1455 SW BROADWAY, SUITE 1900 PORTLAND, OREGON 97201 (503) 295-3085

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STATUS REPORT, STIPULATION, AND [PROPOSED] ORDER TO STAY PROCEEDINGS, 2:17-cv-01464-JLR - 4

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